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1	CHRISTENSEN JAMES & MARTIN	
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6	Attorneys for Plaintiff	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9	IDELAND DANIZ C '	C N 211 CW 01(10 LDC WOF
10	IRELAND BANK, a foreign corporation,	Case No. 2:11-CV-01618-LDG-VCF
11	Plaintiff,	NOTICE AND ORDER OF
12	VS.	VOLUNTARY DISMISSAL OF DEFENDANT CBRE
13	MARS DKI, LLC, a Nevada limited liability company dba MARS RESTORATION, LLC dba	TECHNICAL SERVICES, LLC WITH PREJUDICE
	MARS ĎKI fka MITIGATION AND REPAIR SOLUTIONS, INC. dba MARS RESTORATION;	[FRCP 41(a)(2)]
14	McTHOMAS S. WIDEEN, an individual; DENISE J. WIDEEN, an Individual; DISASTER CLEAN-UP	
15	CONSTRUCTION, INC. dba RESTOTECH WATER & FIRE DAMAGE RESTORATION	
16	COMPANY dba RESTOTECH DKI dba DKI RESTOTECH, a foreign corporation; GINO	
17	WIDEEN, an individual; RAYMIE WIDEEN, an	
18	individual; CONTRACTORS BONDING & INSURANCE COMPANY, an authorized surety;	
19	MARJORIE LAMB, an individual; CBRE TECHNICAL SERVICES, LLC dba BUILDING	
20	TECHNOLOGY ENGINEERS OF NORTH AMERICA, LLC, a foreign limited liability	
21	company; MARY ANN CALDARULO, an individual; SUN CITY SUMMERLIN	
22	NEIGHBORHOOD MAINTENANCE ASSOCIATION, INC., a Nevada non-profit	
23	cooperative corporation; NEST INTERNATIONAL, a foreign corporation; HAND PROPERTY	
24	MANAGEMENT COMPANY, a Nevada non-profit corporation; ARGUS CONSTRUCTION, INC., a	
25	Nevada corporation; PREMIER INSTALLATION CORPORATION, a Nevada corporation; ENERGY	
26	REO SOLUTIONS, a foreign corporation; CLARK COUNTY WATER RECLAMATION DISTRICT, a	
27	quasi-governmental political subdivision of the State of Nevada; GINA DENNEY, an individual;	

1 2 3 4 5 6 7	ALPINE WATER SYSTEMS, LLC, a Nevada limited liability company; AHEARN TENNIS MANAGEMENT GROUP OF NEVADA, L.L.C. dba INTERNATIONAL TENNIS CENTRE LAS VEGAS, a Nevada limited liability company; WESTERN SURETY COMPANY, an authorized surety; MICHAEL LEE PETERSON; an individual; AMERICAN CONTRACTORS INDEMNITY COMPANY, an authorized surety; OLD REPUBLIC INSURANCE COMPANY, an authorized insurance company; CINTHIA VINCENT, an individual; ZEBENAY WORKNEH, an individual; JOHN DOES I-XV; ROE ENTITIES, I-XV,	
8	Defendants.	
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10	The above-named Plaintiff, IRELAND BANK, acting by and through its Counsel,	
11	Christensen James & Martin, pursuant to FRCP Rule 41(a)(2), does hereby dismiss its claims in the	
12	above-entitled action with prejudice as against Defendant CBRE TECHNICAL SERVICES, LLC,	
13	only.	
14	DATED this 2nd day of August, 2012.	
15	Christensen James & Martin	
16	By: <u>/s/ Sara D. Cope</u> Sara D. Cope, Esq.	
17 18	7440 W. Sahara Avenue Las Vegas, NV 89117 Tel.: (702) 255-1718 Attorneys for Plaintiff	
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20	Dated this day of, 2012	
21	Dated tills day of, 2012	
22	DISTRICT COURT JUDGE	
23	DISTRICT COURT JODGE	
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